CONFIDENTIAL

MAY 15 2018



COMPLIANCE WITH STATEMENT OF BENEFITS **REAL ESTATE IMPROVEMENTS** 

State Form 51766 (R3 / 2-13) Prescribed by the Department of Local Government Finance CITY CLERK

20 18 PAY 20 19

FORM CF-1 / Real Property

#### **PRIVACY NOTICE**

The cost and any specific individual's salary information is confidential; the balance of the filing is public record per IC 6-1.1-12.1-5.1 (c) and (d).

#### INSTRUCTIONS:

- This form does not apply to property located in a residentially distressed area or any deduction for which the Statement of Benefits was approved before July 1, 1991.
- Statement of Benefits was approved before July 1, 1991.
   Property owners must file this form with the county auditor and the designating body for their review regarding the compliance of the project with the Statement of Benefits (Form SB-1/Real Property).
   This form must accompany the initial deduction application (Form 322/RE) that is filed with the county auditor.
   This form must also be updated each year in which the deduction is applicable. It is filed with the county auditor and the designating body before May 15, or by the due date of the real property owner's personal property return that is filed in the township where the property is located. (IC 6-1.1-12.1-5.1(b))
   With the approval of the designating body, compliance information for multiple projects may be consolidated on one (1) compliance form (Form CF-1/Real Property).

SECTION 1 TAXPAYER INFORMATION						
Name of taxpayer				County		
Welltower, Inc. previously Element Acquisition Sub. 4, LLC				Vigo		
Address of taxpayer (number and street, city, state, and ZIP code)				DLGF taxing district number		
4500 Dorr Street, Toledo, OH 43615-4040				84-002		
Name of contact person			Telephone number			
Paulie Shively, Vice President - Tex Compliance (502) 213-7587				13-7587		
	OCATION AND DESCRIPT		γ	The Street of		
Name of designating body Resolution number				Estimated start date (month, day, year)		
Common Council of the City of Terre Haute 22-2012			2	03/01/2013		
Location of property			Actual start date (month, day, year)			
395 8th Avenue, Terre Haute, IN 47807				03/01/2013		
Description of real property improvements				Estimated completion date (month, day, year) 02/28/2014		
Company plans to build new skilled nursing & short term rehab facility at the property site. See						
attached legal description.				Actual completion date (month, day, year) 01/21/2015		
		NOW ARIES	- 4 - 150		11/2 11/2010	
SECTION 3	EMPLOYEES AND	SALARIES	AO FOTUAL	TED ON CD 4	ACTUAL	
EMPLOYEES AI	ND SALARIES		AS ESTIMATED ON SB-1		147	
Current number of employees			0		\$4,243,243.01	
Salaries			0		0	
Number of employees retained			0		0	
Salaries			up to 100		147	
Number of additional employees			up to \$3.37M		\$4,243,243.01	
Salaries	COST AND V	ALUES	op to	0.01111		
SECTION 4	COOT AILD	REAL ESTATI	IMPROVEM	ENTS		
COST AND VALUES AS ESTIMATED ON SB-1	COST	NEAL EGIAN	1 11111 110 12111	ASSESSE	D VALUE	
Values before project	8001			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	- 4.4.1	
Plus: Values of proposed project						
Less: Values of any property being replaced				-		
Net values upon completion of project	2000					
ACTUAL .	COST			ASSESSED VALUE		
Values before project						
Plus: Values of proposed project						
Less: Values of any property being replaced						
Net values upon completion of project						
	RTED AND OTHER BENE	FITS PROMISED B	THE TAXPA	YER	LY BANK UPA	
				TED ON SB-1	ACTUAL	
Amount of solid waste converted						
Amount of hazardous waste converted						
Other benefits:						
SECTION 6 TAXPAYER CERTIFICATION						
	certify that the represental	ions in this statemer	nt are true.			
Signature of authorized representative	Tide	UPOFT	AX	Date signed (n	north, dayl year) 18/2018	



## OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH STATEMENT OF BENEFITS (FORM CF-1) THAT WAS APPROVED AFTER JUNE 30, 1991

INSTRUCTIONS: (IC 6-1.1-12.1-5.1 and IC 6-1.1-12.1-5.9)

- Not later than forty-five (45) days after receipt of this form, the designating body <u>may</u> determine whether or not the property owner has substantially complied with the Statement of Benefits (Form SB-1/Real Property).
- 2. If the property owner is found NOT to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include the reasons for the determination and the date, time and place of a hearing to be conducted by the designating body. The date of this hearing may not be more than thirty (30) days after the date this notice is mailed. A copy of the notice may be sent to the county auditor and the county assessor.
- 3. Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable efforts to substantially comply with the Statement of Benefits (Form SB-1/Real Property) and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 4. If the designating body determines that the property owner has NOT made reasonable efforts to comply, then the designating body shall adopt a resolution terminating the property owner's deduction. If the designating body adopts such a resolution, the deduction does not apply to the next installment of property taxes owed by the property owner or to any subsequent installment of property taxes. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner; (2) the county auditor; and (3) the county assessor.

We have reviewed the CF-1 and find that:	•	
the property owner IS in substantial compliance		
the property owner IS NOT in substantial compliance		
other (specify)		
Reasons for the determination (attach additional sheets if necessary)		
Signature of authorized member		Date signed (month, day, year)
Attested by:	Designating body	
If the property owner is found not to be in substantial compliance, the prop time has been set aside for the purpose of considering compliance. (Hea	perty owner shall receive the opportunity for ring must be held within thirty (30) days of	or a hearing. The following date and the date of mailing of this notice.)
Time of hearing AM Date of hearing (month, day, year) Location	of hearing	
HEARING RESULTS (to b	e completed after the hearing)	
Approved	Denied (see instruction 4 above)	
Reasons for the determination (attach additional sheets if necessary)		
Signature of authorized member	· · · · · · · · · · · · · · · · · · ·	Date signed (month, day, year)
Attested by:	Designating body	1
APPEAL RIGHT	S [IC 6-1.1-12.1-5.9(e)]	
A property owner whose deduction is denied by the designating body may Circuit or Superior Court together with a bond conditioned to pay the	y appeal the designating body's decision to costs of the appeal if the appeal is det	by filing a complaint in the office of the ermined against the property owner.

#### FILED

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## CITY CLERK



### STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

Stato Form 61767 (R2 1 1-67) Prescribed by the Department of Local Government Finance 20 13 PAY 20 14

FORM 8B4 / Real Property

This statement is being comploted for roat properly that qualities under the following indiana Gode (check one box):

(2) Redevelopment or cohabit also of reat estate improvements (iC 6-1.1-12.1-4) ☐ Eiglise vacant building (IC 6-1.1-12,1-4.8)

INSTRUCTIONS:

INSTRUCTIONS:

1. This stetement must be submitted to the body designating the Economic Revitalization Area prior to the public hearing it the designating body requires information from the applicant in making its designating bedy whether to designation are Economic Revitalization Area. Otherwise this statement must be sebmitted to the designating body BEFOIGE the redevelopment or rehabilitation of real property for which the potent which a deduction.

\*Projects\* planned or committed to after July 1, 1997, and areas designated after July 1, 1997, require a STATEMENT OF BENEFITS. (IC 6-1.1-12.1)

2. Approved of the designating body (City Cound, Town Board, County Council, etc.) must the obtained prior to initiation of the motovelopment or rehabilitation, BEFORE a deduction may be approved.

3. To obtain a deduction, application Form 322 ERAVIST or Form 322 ERAVID, Writchever is applicable, must be filed with the County Auditor by the fater of (1) May 10; or (2) thirty (30) days after the notice of addition to assessed valuation or new assessment is malled to the property owner of the address element on the reading of the throught of the statement of Benefits was approved after June 30, 1991, must altach a Form CF-1/Real Property annually to the application to show compiliance with the Statement of Benefits. (IC 6-1.1-12.1-5.1(b) and IC 0-1.1-12.1-6.3(f))

5. The schooling established under IC 6-1.1-12.1-4(d) for rehabilizated property and under IC 6-1.1-12.4-8.(f) for vacant buildings apply to any statement of benefits after the designation of the property of the property of the designation of the property to a statement of henofits filed before July 1, 2000.

SECTION !	•		DAXPAYER	Unrormation			
toyaçes lo enelf						8	
MS Terre Haul	e, LLC						
Address of Expayor (num							
	n SI. – Cloero, IN	40034	·	Palephone number	<del></del>	E-mail add	line
Name of copiect person						Clukearl@mainstrestcap.not	
Christopher J. Lukeart (317) 420-0205 SECTION 2 LOOMING AND DESCRIPTION OF PROPOSEO PROPERTY.						LOPHVE	uteditinuaneareabiter
SECTION 2 LOGATION AND DESCRIPTION OF PROPOSED PROJECT					Resolution	number	
		forre Haute				.]	
Common Council of the City of Terre Haute			County	County		DLGF (exchy dialdel number	
1501 N. Third Street, Terre Haute, IN Basafitton of real property insprovemente, redevelopment, or rehabiliation (use addrena					84002		
Dasafpton of real proper	ly larprovemente, today	dopmont, or tohi	application (new equivolety)	nd shoots il necessary)		Estimated start data (oxorth, day, year)	
Company plans	to build new skill	ed nursing	& short term rel	hab facility at pro	perty elte. See	03/01/2013	
ellached legal d	esoription,	5	7.7	0 1 2			completion data (month, day, year)
		econtriumbood	. Marine Marine	The state of the s			12014
SECTION 3				RIES AS RUSÚLT Ó	o Hanciel Service Market A roden Well	NHO)	18oluleà
Current number	Solades	4	benisios tedan	esteles do oo			
0.00	\$0.00	NAME AND ADDRESS OF TAXABLE	0,00	\$0,00 payawe or projec	up to 1	UU	Up to \$3.37 mll
section 4		1830)QIBU	HOME HOLES	DANDE OF BREEK	REAL ESTATE	IMPONICI	UENTO
NOTE: Pursuant to IC 6:1.7-12.1-5.1 (a) (2) the COST of the property				TROPAGE		A99ESSED VALUE	
la confidential.				OU!		\$0	
Current yalves Plan estimated values of proposed project						\$8.520,000	
Less values of any property being replaced			·			\$0	
Nat eather and values upon completion of project			-		-	\$9,520,000	
zečtion z " kyčie connekted vyo otlige renglite rije			ROMISĒD BY THE TAXPAYER				
Estanted solid years converted (notings)				Eattained hozardous waste converted (pounds)			
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Olhar benefits							
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SECTION 0				GURTIFICATION			A 1994 A 18 A 2
그 이 시간 회사에게 되어왔다면 되어야 되어왔다. 그러워	al line representable	one in thie ale	dement are lue.				
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bul Enlivel			Owner	mer 10/86/30/2.		20/30/2	

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FOR USE OF THE DESIGNATING BODY				
We have reviewed our prior actions relating to the designation of this Economic Revitalization Area and find that the applicant mosts the general standards adopted in the resolution previously approved by this body. Said resolution, passed under IC 6-1.1-12.1, provides for the following limitations:				
A. The designated area has been limited to a period of time not to exceed expires is,	calendar years * (see bolow). The data this dasignation			
2. Rosidentially disclossed press	O:  IBYes Dito  CYes Dito  CYes Dito			
C. The amount of the deviced on applicable is limited to \$				
D. Other limitations or conditions (specify) N/A				
E. The deduction is allowed for 10 years' (see below).				
We have also eviewed the information contained in the statement of benefits and find that the calimates and expectations are reasonable and have determined that the totality of benefits is sufficient to justify the deduction destribed above.				
Aton Verensell	electrons number  812 232 3375   Data signed (month, day, year)  12-13-2012			
Allowed by legaration any est of ultoward from L	TerreHaute City Council			
"If the designating body limits the time period during which an area is an economic revialization area, it does not limit the length of time a texpayor is entitled to receive a deduction to a number of years designated under IC 6-1,12-12.1-4.				
A. For residentially distressed areas, the deduction period may not exceed five B. For redevelopment and rehabilitation or real estate improvements: 1. If the Economic Revitalization Area was designated after Juny 1, 2000 2. If the Economic Revitalization Area was designated after Juny 20, 2000 C. For yacant buildings, the deduction period may not exceed two (2) years.	), the deduction period is limited to three (3), six (6), or ten (10) years.			